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e of the Community in which we Live.

NG. NOVEMBER 23, 1923

BLAN

day It was our pleasure to hear Ex- In its verdic 29 President Woodrow Wilson by neaday morni nd radio on Saturday nigth, the 10th, coroner's jur ir- at 8:30 o'clock. Mr. Wilson spoke regarding the as from his porch at his home in aster, place 1- Washington, D. C. His voice and the accide articulation, while understandable, The ver was that of a man 75 or 80 years of pany rea

or a change of venue was given bu or a charge on Tuesday of this of when he determined to send the Greenbrier account the he cases from Greenbrier county, be ot, as he stated, that a fair trial th ould not be had in Greenbrier, th nt owing to conditions it was wise B send them from the county. The th ttorneys in the cases would not g ettempt to agree on a county to c which they were to be sent but I each side submitted a list of counies and Judge Sharp selected Fay- ( the county and accordingly the eases have been removed to that county and are set for the first day of the January term of the circuit court there. This is the fourth move of these cases. They were first moved from ogan to Jefferson county, from therson to Mongan and from Mor-

the regular order in these cases, i defendants took advantage of sery pretext against them for a change of venue and filed numeraffidavits together with several 97 sewspaper clippings which they claimed were of a nature to create a prejudice against them. This has Con the rule ever since these cases started and it seems to be the prac-State fee. It has a tendency to drag the e, o cases through the courts and wear them out. Knowing this to be true, the Independent warned the people of Greenbrier county, immediately Judge Woods sent the cases to the county, to keep hands off the cases, and for this reason persistently refused to publish anything which would lay a foundation for a move. of this kind in order that these

jused to publish anything which would lay a foundation for a move of this kind in order that these eases might be terminated in this county in an orderly process of rial and justice meted out to those charged with the crime. No one doubts, in the county that a Greenbrier jury could have been secured which would have rendered a fair and impartial trial, but a foundation was laid for a pretext for a change and it was taken advantage of and Judge Sharp, under all the circumstances of the situation sent them out of the county. All things considered, perhaps every citizen of the county rejoices that they have gone from us.

The "hangers on" in these cases seem willing to swear anything and attempt purpose and we would not

for any purpose and we would not attempt to express in these columns the manner and ways of this swearing, except to say that to all honest people, to say the least, it is very degrading and of a very low order. This applies to a greater or less degree to every phase of the case. It is indeed unfortunate that such things and such methods are drawn into a court of justice. They are to be condemned.

It is unfortunate that any citizen of the county became entangled in these cases in any way. It is also unfortunate that even a pretext was given the defendants for an excuse for a removal of the cases.

The Independent has been criticized for not publishing any of the dirt and rottenness of these trials, but it can now congratulate itself